

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspio.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/677,821	10/03/2000	Tetsuji Kishi	43889-984	5220	
7590 03/10/2004		EXAMINER			
McDermott Will & Emery 600 13th Street NW			TRAN,	TRAN, TAM D	
Washington, DC 20005-3096			ART UNIT	PAPER NUMBER	
··· uog.o.i, 2	2000		2676	12	
			DATE MAILED: 03/10/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)
Office Action Commence	09/677,821	KISHI, TETSUJI
Office Action Summary	Examiner	Art Unit
TI 1111 NO DATE (41)	Tam D. Tran	2676
The MAILING DATE of this communicat Period for Reply	tion appears on the cover sneet w	ith the correspondence address
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 3i after SIX (6) MONTHS from the mailing date of this communic - If the period for reply specified above is less than thirty (30) da - If NO period for reply is specified above, the maximum statuto - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no event, however, may a lation. 19s, a reply within the statutory minimum of thir y period will apply and will expire SIX (6) MON by statute, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status		
 1) Responsive to communication(s) filed of the communication (s) filed of the commun	☑ This action is non-final. allowance except for formal mat	• •
Disposition of Claims		•
4) Claim(s) 5-13 is/are pending in the appl 4a) Of the above claim(s) is/are v 5) Claim(s) 5-10 and 13 is/are allowed. 6) Claim(s) 11 and 12 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction Application Papers 9) The specification is objected to by the Ending the drawing(s) filed on is/are: a) Applicant may not request that any objection Replacement drawing sheet(s) including the	withdrawn from consideration. and/or election requirement. xaminer. accepted or b) objected to be to the drawing(s) be held in abeyang correction is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).
11)☐ The oath or declaration is objected to by	the Examiner. Note the attache	a Office Action or form P1O-152.
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for a) All b) Some * c) None of: 1. Certified copies of the priority doc 2. Certified copies of the priority doc 3. Copies of the certified copies of the application from the International * See the attached detailed Office action for	cuments have been received. cuments have been received in A he priority documents have been Bureau (PCT Rule 17.2(a)).	Application No received in this National Stage
Attachment(s)	المحادث الم	Summary (PTO-413)
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-3) Information Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date 	948) Paper No(s)/Mail Date nformal Patent Application (PTO-152)

Application/Control Number: 09/677,821

Art Unit: 2676

DETAILED ACTION

1. The finality of the previous Office action is hereby withdraw. Applicant's amendment submission after final filed on 12/01/2003 has been entered. However, the claim 11 have been rejected in view of the newly discovered reference to Balram et al. (USPN 5969699). Rejection based on the newly cited reference follow.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claim 11 is rejected under 35 U.S.C. 102(e) as being anticipated by Balram et al. (USPN 5969699), hereinafter simply Balram.

3. In regard to claim 11, Balram teaches an apparatus for drawing a line connecting a start point to an end point, the start and end points both being presented on display means and being represented by mutually different sets of coordinates, the apparatus comprising:

Data storage means with data storage areas (FIFO 132, FIFO 133, frame buffer 187) on which multiple coordinate data are storable, the coordinate data including first and second coordinate data (X, Y coordinates) of the line connecting the start and end points together; see Fig.9B, col.9 lines 9-15.

A start position evaluator 64 (Fig.9B) comprising:

Application/Control Number: 09/677,821

Art Unit: 2676

Adding means (adder) for adding together the first and second coordinate data and outputting added data; see equation in col.9, lines 40-47; and

Divide-by-two means (shifter, see equation in col.9, lines 40-47 where K=2) for dividing the added data by two and outputting divided data, wherein the divided data is stored as third coordinate data on a predetermined one of the data storage areas (the output of start position evaluator 64 is transfer to the predetermined one of the data storage areas which is the frame buffer 187). See Fig.9B

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 12 is rejected under 35 U. S.C. 103(a) as being unpatentable over Balram et al. in view of Dao (USPN 5594848)

In regard to claim 12, Balram does not teach the adding and divide-by-two means repeatedly perform the addition and the divide-by-two operation for multiple line segments. However, Dao teaches the adder and divide-by-two means (shift 70, fig.7) repeatedly perform the addition and the divide-by-two operation for multiple line segments (fig.7. col.6, lines 54-63). Therefore, It would have been obvious to a person of ordinary skill in the art at the time of the invention to substitute the adder and divide-by-two means (shifter 70, fig.7) repeatedly perform the addition and the divide-by-two operation for multiple line segments taught by Dao

Application/Control Number: 09/677,821

Art Unit: 2676

for Balram's adder and shifter because this would provide a high speed circuit for drawing lines within a boundary of rectangle which can be implemented in hardware or software (col.2, lines 6-9 of Dao).

Allowable Subject Matter

- 5. Claims 5-10, 13 are allowed.
- 6. The following is a statement of reasons for the indication of allowable subject matter:

 The prior art taken singly or in combination does not teach or suggest an apparatus for drawing a line connecting a start point to an end point, the apparatus comprising:

First and second data storage means, each said storage means accepting a plurality of input coordinate data and sequentially outputting one item of these data after another on a first in first out basis;

Adding means for receiving and adding together the respective coordinate data output from the first and second data storage means and output added data; and

Divide-by-two means for dividing the added data by two and outputting divided data, wherein the coordinate data output from the first and second data storage means are output to the first data storage means, and wherein the divided data is input from the divide-by-two means to the second storage means.

The closest prior art shows an apparatus for drawing a line but does not disclose Divide-by-two means for dividing the added data by two and outputting divided data, wherein the coordinate data output from the first and second data storage means are output to the first data storage means, and wherein the divided data is input from the divide-by-two means to the second storage means.

Page 4

Art Unit: 2676

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Tam D. Tran** whose telephone number is **703-305-4196**. The examiner can normally be reached on MON-FRI from 8:30-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Bella can be reached on 703-308-6829.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered response should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Tam Tran

Examiner

Art unit 2676

MATTHEW C. BELLA SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

Marker C. Bella